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compensation law, shall not apply to any employer or employee engaged in the operation of coal mines, or production of coal, under any system of removing coal for sale, but all provisions of the law in chapters seventy (70), seventy-one (71) and seventy-two (72), relating to compensation for injuries sustained arising out of and in the course of such employment shall be exclusive, compulsory, and obligatory upon the employer and employee in such employment.

SEC. 3. It shall be unlawful for any person, firm, association, corporation or partnership to engage in the business of operating a mine under any system of removing coal for sale, or any work in connection therewith, or incident thereto, without first obtaining insurance covering compensation payments or obtaining relief therefrom as provided in chapters seventy (70), seventy-one (71) and seventy-two (72), of the code, 1931, as herein amended. Any violation of this section shall be deemed a misdemeanor and upon conviction of such offense the offender shall be punished by a fine of not less than ten (10) dollars nor more than one hundred (100) dollars. Each day such offense is committed shall be regarded as a separate, wrongful act and may be prosecuted in one proceeding, but in separate counts, at the election of the prosecuting attorney.

SEC. 4. It shall be the duty of the attorney general of the state of Iowa and/or the county attorney of the county where such offense has been committed, or when he has reason to believe such offense is about to be committed, to bring an action in equity in the name of the state to enjoin such offenders from continuing such wrongful acts, and the court or judge before whom such action is brought shall, if the facts warrant, issue a temporary or permanent writ of injunction without bond.

Senate File 300. Approved May 3, 1935.

## CHAPTER 11

## CIGARETTE AND OLEOMARGARINE TAX STAMPS

S. F. 67

AN ACT to amend sections fifteen hundred seventy-four (1574), fifteen hundred seventy-four-a one (1574-a1), fifteen hundred seventy-five (1575), thirty-one hundred-d six (3100-d6), thirty-one hundred-d seven (3100-d7), thirty-one hundred-d eight (3100-d8), thirty-one hundred-d ten (3100-d10), all of the code of 1931, to transfer certain duties relating to cigarette and oleomargarine tax stamps from the auditor of state to the state comptroller.

Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Section fifteen hundred seventy-four (1574), code of 1931, is amended as follows:
- 1. Strike from lines 1 and 2 the words "auditor of state" and insert in lieu "state comptroller."
- 5 2. Strike from line 4 the word "auditor" and insert in lieu "comp-6 troller."
- SEC. 2. Section fifteen hundred seventy-four-a one (1574-a1), code of 1931, is amended as follows:
- 3 1. Strike from line 2 the word "auditor" and insert in lieu "comptroller."

- 2. Strike from lines 4 and 5 the word "accountant" and insert in lieu "comptroller." 6
- SEC. 3. Section fifteen hundred seventy-five (1575), code of 1931, is amended by striking from line 7 the word "auditor" and inserting in lieu "comptroller." 3
- SEC. 4. Section thirty-one hundred-d six (3100-d6), code of 1931, is amended by striking from line 2 the words "auditor of state" and 3 inserting in lieu "state comptroller."
- 1 SEC. 5. Section thirty-one hundred-d seven (3100-d7), code of 1931, is amended by striking from line 2 the words "auditor of state" and inserting in lieu "state comptroller."
- 1 SEC. 6. Section thirty-one hundred-d eight (3100-d8), code of 1931, 2 is amended as follows:
- 3 1. Strike from line 3 the words "auditor of state" and insert in lieu "state comptroller." 4
- 2. Strike from lines 5 and 6 the words "state accountant" and 5 6 insert in lieu "state comptroller."
- 1 SEC. 7. Section thirty-one hundred-d ten (3100-d10), code of 1931, is amended by striking from line 8 the words "auditor of state" and 3 inserting in lieu "state comptroller."
- This act being deemed of immediate importance shall be in full force and effect from and after its publication in the Boyden Reporter, a newspaper published at Boyden, Iowa, and in the Lyon County Reporter, a newspaper published at Rock Rapids, Iowa.

Senate File 67. Approved February 19, 1935.

I hereby certify that the foregoing act was published in the Boyden Reporter and the Lyon County Reporter, February 21, 1935. MRS. ALEX MILLER, Secretary of State.

## CHAPTER 12 COMPRESSED GAS SYSTEMS

H. F. 270

AN ACT to define and regulate the installation of compressed gas systems. Be It Enacted by the General Assembly of the State of Iowa:

- SECTION 1. Definition. A compressed gas for the purpose of this 2 bill is
- a. An inflammable liquefied hydrocarbon material having a vapor pressure exceeding twenty-five pounds per square inch gauge at seventy (70) degrees F. and/or
- b. Any inflammable liquefied hydrocarbon material with a lesser vapor pressure, but not less than nine (9) pounds absolute vapor pressure at seventy (70) degrees F., when same is used as or in a similar manner to "bottled gas" for purposes such as cooking, water heating, and the like by the gas feed, liquid feed, or other utilization system, or as raw material in "Pentane-air" machines and the like,
- other than where used industrially for cutting, fabricating, etc.

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